Application No. 10/717,744
Reply to Office Action dated August 3, 2006

REMARKS

Applicants respectfully request reconsideration of the application in view of the

foregoing amendment and following remarks. Claim 1 has been amended. Claims 1-6 are

currently pending in this application.

The Examiner rejects claims 1, 4, and 5 under 35 U.S.C. §102(b) as being

anticipated by U.S. Patent No. 5,782,673, to Warehime. The Examiner further posits that although it is true that the mixing tube of Warehime does not incorporate a mixing tube that is

rigidly fixed to the collar when the mixing tube is out of the jet assembly, claim 1 does not

differentiate between "in" the assembly and "out" of the assembly. Claim 1 has been amended

to clarify that the collar is rigidly fixed to an outer surface of the mixing tube in an upper region

of the mixing tube prior to the mixing tube being installed in the high-pressure fluid jet system.

(Emphasis added). In contrast, the collet insert 464 of Warehime is not rigidly fixed to an outer

surface of the nozzle tube 472 before assembly of the fluid-jet system in Warehime.

Accordingly, applicants respectfully submit that claims 1-6 are allowable. If

questions remain, the Examiner is invited to contact the undersigned at the telephone number

listed below.

The Director is authorized to charge any additional fees due by way of this

Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

Respectfully submitted,

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